The New Constitutional Amendment

Specches of Messes. Bavis of New-York. Woodbridge of Vermont, and Ringham of Chie.

The Amendment Postponed to the Second Tuesday in April.

PROBABLE DEFEAT OF THE MEASURE.

The Hon. Jack Rogers Makes a Personal Explanation.

RECIPROCITY TREATY

Treasury.

THE INTERNAL REVENUE LAWS.

Washington Wednesday Feb. 28, 1866. HE INTERNAL REVENUE LAWS.

COMMISSIONER OF EMIGRATION.

A gentleman from Western New-York.

A PALSE REPORT.

Brig. Gen. C. H. Howard, Assistant Commisoner of the Freedmen's Bureau for the District of ward the President. clumbia, in the following statement gives the lie

FROM WASHINGTON. OUR SPECIAL DISPATCHES. TOUTHOUTH TOUTH TOUTH TOUTH.

Vol. XXV....No. 7,768.

NEW-YORK, THURSDAY, MARCH 1, 1866.

PRICE FOUR CENTS.

SENATOR NYE'S SPEECH.

Mr. Nye's speech may be classed with the soint of argument than pointed and striking in its illustrations. It received this evening the additional compliment of an order for 100 copies for the Union League.

In the House, Mr. Davis very carnestly ouosed the Amendment to the Constitution submitted by Mr. Bingham. He decided the question, at least to his own satisfaction, that the Robel States were never out

dulged in by a "Radical" member, who informed just received a telegram of the most intersely radical cress by the Union members of the Pennsylvania Legis special care were taken, the irrepressible Pennwould outwit the member from New-York by getting him to yield the floor, and then smuggle in

the Speaker to give the suggested warning, wherepon Mr. Stevens was notified of the special interest Mr. Woodbridge of Vermont then took the floor, when Circular From the Secretary of the be cheerfully gave Mr. Stevens the opportunity to read his telegram.

lavor of the amendment. His speech though short diented much power and cogent reasoning.

answering the various objections which had been raised against the proposed amendment, contending that it simply empowered Congress to enforce, with the onsent of the people, the bill of rights already engrafted in the Constitution.

Mr. Conklin, gaining the floor, moved its postpo ments to the Internal Revenue ment till the second Tuesday in April, which prevailed Everything in Schedule A of the by a vote of 113 to 36, and which is interpreted as fatal

THE MASSACHUSETTS LIQUOR CASE.

Gen. Cushing to-day finished his plea in the apreme Court in the Massachusetts liquor case, and as followed by Attorney-General Reed of that Sta IMPERIAL MEXICAN AGENT.

Washington in a very anobtrusive way.

THE APPROPRIATION FOR MRS. LINCOLN. At the request of Mrs. Lincoln, the United States Treasurer has invested the 42:,000 appropriated

The Star of this evening says Mrs. Jane G. the extra Radical school of politics, has been nominated | President of the United States in Saturday's edition of This is the second dismissal from that office for ity to the Government. A short time ago a Mr. S Lathrop was dismissed for atterances disrespectful to

LECTURE OF CARL SCHURZ

Carl Schurz delivered a lecture this evening

introduced personally to the President, and ret much pleased with their interview.

TARIFF ON IRON AND STEEL A meeting of the Iron and Steel Association ras held to-day, and was attended by a number of factors from different parts of the country. He Association numbers 265 members, representing urnaces, rolling mills, &c., in nearly all the Northern states. The President of the Association said they here to ask Congress to ward off the

DISTROICS TO THE PRESIDENT.

The number of callers at the President's house o-day was unusually large. Lieut.-Gen. Grant, Gens. loward and Croaton, also Gov. Sharkey, Senator electrom Mississippi, and many other members elect from he reconstructed States had interviews with the President.

Ink Sketches of the President's New Friends - Cabinet Ramors - Stanton. Speed, and Harlan-The Lion Becoming a Lamb-A Letter from Lord-Chamberlain Cox.

rom an Occasion of Correspondent.

WASHINGTON, Feb. 26, 1866. Do you want to hear the news from Babylon ! community as you do the air by the act of breathing An agent of Maximilian is floating about During all the time I passed in the South, I never could come as it were from the marshes stilling every impulse of manhood. So long as the Rebels maintained possess agin of the Capital, it existed here. When Sumter fell, and the thunderstorm of war broke upon us, how good and the thunderstorm of war broke upon us, how good it was to live in the Nation's Capital and see the sons of th

> Surely, new, Washington is Babylon. You have read the accounts of Mr. Johnson's speech-but so account induced me to join it, as I saw it moving up from Grov-

Mr. Henonicks (Ind.) said the proposition of Mr. Fessenden was unfair. Several speeches were yet to be made on his (Hendrick's) side of the House.

Mr. Johnson withdrow his motion to postpone, and Mr. Strawart (Nevada) addressed the Senate on the pending concurrent resolution. He did not believe the resolution very important in itself, or at any other time, but, in the present perturbed condition of the public mind, it was of vast importance, considering the breach between the President and Congress. This fear, but the propose to chew his words in Ohio. We do not want you between us and His Ex cellency. He has the gift of speaking his own mind in his own way. He has given us one long message, and

XXXIXTH CONGRESS. FIRST SESSION.

SENATE....WASHINGTON, Feb. 28, 1866.
MILBAGE OF OFFICERS.
Mr. WILSON (Mass.) introduced the following joint resolution to fix the rate of mileage for officers traveling on public duty, which was referred to the Committee on Military A flairs.

Resolved. That so much of the set entitled "An Act to define the pay and emoinments of crusin officers of the army and may and for other purposes, suproved July 17, 1862, as pro-

HYDROGRAPHIC BUREAU.

rinting.
The bill was referred to the Committee

onness (Cal.) presented the memorial of the a Legislature asking for certain amendments recine Radroad bill, which was ordered to

mart (Nevads) presented the memorial of the a legislature against the sale of the mineral also a concerned resolution of the Nevada Leg-essing for the speedy trial of Jefferson Davis.

the bill to grant public lands to sid in the construction of a rail road to the Pacific, through Missouri and Arkansas, by the southern route.

The bill incorporates the Atlantic and Pacific Rail-

The concurrent resolution 'that no Senator of re-entative from a lately second State shall be admit

The control of the co

trust your confidence has not been misplaced, and I can but point you to my past course and to my public promulgation of the principles by which I am golded as an evidence of the principles by which I am golded as an evidence of the principles by which I am golded as an evidence of what my future course will be. It now be hooves every man to apply himself diligently to the task of understanding the real condition of the country and it apply the frue remedy for all existing evils by a faithful observance and enforcement of the Constitution and the laws made in pursuance thereof. It has been accorded to be made on the other side. He gave notice that to-morrow he would ask the Senate to give the beauth which the debate progressed. He asked bow many which the debate progressed. He saked bow many which the debate progressed. He asked bow many which the wound that was inflicted on the body politic, with the wound that was inflicted on the body politic, with the wound that was inflicted on the body politic, with the wound that was inflicted on the body politic, with the wound that was inflicted on the body politic, with the wound that was inflicted on the body politic, with the progressed. He saked bow many which the seen agreed upon the policy reviewing it at length and dillinory resolutions as upon any other. He denie that I sake he been deed apon the policy reviewing it at length and dillinory resolutions as upon any other. He denie that I states had been deed apon the state of the saked bow many which the was possible, also, to augment into a country the policy reviewing it at length and dillinory resolution was upon any other. He denie that I states had been deed apon the think the saked bow many which the seal that the policy reviewing it at length and dillinory resolution was upon

South Carolina. He was discussing general principles. If there was one loyal man in the State, he had a right to the protection of the Government.

Mr. HENDRICKS moved that the Senate adjourn, which

HOUSE OF REPRESENTATIVES. THE NEW AMENDMENT.

onal Amendment. Mr. Davis (N. Y.) the floor, Mr. Stevens (Pa.) asked him that he might have an important